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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO. 2962	
10/643,015	08/18/2003	Todd S. Emrick	7163		
22922	7590 08/12/2004		EXAMINER		
	BOERNER VAN DEU	FEELY, MICHAEL J			
	DA GABRIEL, DOCKET ( H WATER STREET	ART UNIT	PAPER NUMBER		
SUITE 2100		1712			
MILWAIIKI	FF WI 53202				

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary		Ap	plication No.	Applicant(s)	1			
		10	)/643,015	EMRICK ET AL.				
		Ex	aminer	Art Unit				
			chael J Feely	1712	,			
The M/ Period for Reply	AILING DATE of this commun	nication appears	on the cover sheet	with the correspondence add	ress			
THE MAILING  - Extensions of time after SIX (6) MOI  - If the period for rime - If NO period for rime - Failure to reply with Any reply receive	ED STATUTORY PERIOD F B DATE OF THIS COMMUN Be may be available under the provisions NTHS from the mailing date of this comreply specified above is less than thirty (3 eply is specified above, the maximum stithin the set or extended period for reply and by the Office later than three months of madjustment. See 37 CFR 1.704(b)	ICATION. s of 37 CFR 1.136(a). nunication. 30) days, a reply within atutory period will app y will, by statute, caus	In no event, however, may  n the statutory minimum of to statutory minimum of the statutory mini	a reply be timely filed thirty (30) days will be considered timely. ONTHS from the mailing date of this com	munication.			
Status								
1)⊠ Respon	sive to communication(s) file	ed on <u>18 Augus</u>	<u>t 2003</u> .					
	This action is <b>FINAL</b> . 2b) This action is non-final.							
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposition of CI	aims							
4) Claim(s	☐ Claim(s) <u>1-26</u> is/are pending in the application.							
	4a) Of the above claim(s) is/are withdrawn from consideration.							
	☑ Claim(s) <u>6-12</u> is/are allowed.							
6)⊠ Claim(s)	Claim(s) <u>1-4,13-15,18 and 20-23</u> is/are rejected.							
	5 <u>,16,17,19 and 24-26</u> is/ard				_			
8) Claim(s)	are subject to restric	ction and/or ele	ction requirement.					
Application Pape	ers							
9)☐ The spec	cification is objected to by th	e Examiner						
			☑ accepted or b)☐	objected to by the Examiner				
Applicant	may not request that any obje	ction to the drawi	ng(s) be held in abev	ance. See 37 CFR 1.85(a).	•			
				ng(s) is objected to. See 37 CFR	: 1.121(d).			
				ed Office Action or form PTO				
Priority under 35	U.S.C. § 119							
12) Acknowle	edgment is made of a claim )□ Some * c)□ None of:	for foreign prior	rity under 35 U.S.C.	§ 119(a)-(d) or (f).				
	·	documents hav	e been received					
	<ol> <li>Certified copies of the priority documents have been received.</li> <li>Certified copies of the priority documents have been received in Application No</li> </ol>							
				en received in this National St	rage			
	plication from the Internatio							
* See the at	ttached detailed Office actio	n for a list of the	e certified copies no	ot received.				
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Attachmont/o								
Attachment(s)  Notice of Refere	nces Cited (PTO-802)		<b>∧</b> □	0 (070 ::::)				
2) 🔲 Notice of Draftsp	erson's Patent Drawing Review (P	TO-948)		y Summary (PTO-413) o(s)/Mail Date				
B) Information Disc Paper No(s)/Mail	losure Statement(s) (PTO-1449 or	PTO/SB/08)	5) D Notice of	Informal Patent Application (PTO-1	52)			
. Patent and Trademark Office	<del>-</del>		6)					

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#### **DETAILED ACTION**

## Claim Rejections - 35 USC § 112

- The following is a quotation of the second paragraph of 35 U.S.C. 112:
   The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 2. Claim 13 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 13 recites the limitation "a co-polymeric component" in the ligand component of claim 11. There is insufficient antecedent basis for this limitation in the claim.

### Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language;

or

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

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The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology Technical Amendments Act of 2002 do not apply when the reference is a U.S. patent resulting directly or indirectly from an international application filed before November 29, 2000. Therefore, the prior art date of the reference is determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

4. Claims 1-4, 14, 15, 18, and 20-23 are rejected under 35 U.S.C. 102(e) as being anticipated by Dubertret et al. (Pub. No.: US 2004/0033345).

Regarding claims 1-4, Dubertret et al. disclose (1) a composite (paragraph 0017) comprising a metallic nanoparticulate substrate component (paragraphs 0018-0022) and a polymeric ligand component (paragraphs 0034-0037), said ligand component comprising a nitrogenous coupling moiety (paragraphs 0051, 0056-0057, and 0066-0067); (2) wherein said substrate comprises a nanoparticle selected from CdSe, CdS, CdTe, ZnS, ZnSe, Co and combinations thereof (paragraphs 0018-0022); (3) wherein said nitrogenous moiety is selected from amino, pyridinyl and aminopyridinyl moieties (paragraphs 0056-0057 and 0066-0067); and (4) wherein said polymeric ligand component is selected from poly(ethylene glycol), poly(hexaethylene glycol), poly(hexadecylethylene glycol), poly(e-caprolactone), poly(lactide), poly(glycolide), polyglydicyl, polypropylene oxide and combinations thereof (paragraphs 0051, 0056-0057, and 0066-0067).

Regarding claims 14, 15, and 18, Dubertret et al. disclose (14) a system for nanoparticle dispersion, said system comprising: a composite comprising a nanoparticulate substrate (paragraphs 0018-0022) and a first ligand component, said composite in a first liquid medium

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(paragraphs 0032-0033); and a second ligand component in a second liquid medium, said second ligand component at least partially soluble in said second liquid medium (paragraphs 0034-0037) and selected from poly(ethylene glycol), poly(hexaethylene glycol), poly(hexadecylethylene glycol), poly(e-caprolactone), poly(lactide), poly(glycolide), polyglydicyl, polypropylene oxide and combinations thereof (paragraphs 0051, 0056-0057, and 0066-0067); (15) wherein said second ligand component has an affinity for said nanoparticulate substrate greater than said first ligand component (paragraphs 0032-0037, 0051, 0056-0057, and 0066-0067); and (18) wherein said nanoparticulate substrate comprises CdSe (paragraph 0021) and said second ligand component has an affinity for said nanoparticulate substrate greater than said first ligand component (paragraphs 0032-0037, 0051, 0056-0057, and 0066-0067).

Regarding claims 20-23, Dubertret et al. disclose (20) a method of using ligand solubility to disperse a nanoparticulate substrate (paragraphs 0010-0012 and 0017), said method comprising providing a composite comprising a nanoparticulate substrate (paragraphs 0018-0022) and a first ligand component (paragraphs 0032-0033); and contacting said composite with a second ligand component, said second ligand component in a second liquid medium, said second ligand component at least partially soluble in said second liquid medium (paragraphs 0034-0037), said contact with said second ligand component dispersing said nanoparticulate substrate in said medium (paragraphs 0010-0012 and 0017 and 0034-0037); (21) wherein said substrate comprises a nanoparticle selected from CdSe, CdS, CdTe, ZnS, ZnSe, Co and combinations thereof (paragraphs 0018-0022); (22) wherein said polymeric ligand component is selected from poly(ethylene glycol), poly(hexaethylene glycol), poly(hexadecylethylene glycol), poly(e-caprolactone), poly(lactide), poly(glycolide), polyglydicyl, polypropylene oxide and

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combinations thereof (paragraphs 0051, 0056-0057, and 0066-0067); and (23) wherein said polymeric ligand component comprises poly(ethylene glycol) (paragraphs 0056-0057, and 0066-0067).

### Allowable Subject Matter

- 5. Claims 6-12 are allowed.
- 6. Claim 13 would be allowable if rewritten to overcome the rejection(s) under 35 U.S.C. 112, 2nd paragraph, set forth in this Office action and to include all of the limitations of the base claim and any intervening claims.
- 7. Claims 5, 16, 17, 19, and 24-26 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 8. The following is a statement of reasons for the indication of allowable subject matter: Regarding claim 5: the closest prior art is Dubertret et al. They teach a ligand having a hydrophilic PEG moiety that is attached to a hydrophobic moiety, and said PEG moiety can be functionalized using moieties such as amino and hydroxy groups. However, there is no motivation in these teachings to use both amino groups and a terminal hydroxyl group.

  Regarding claims 6 and 7-10: the closest prior art is Dubertret et al. They disclose a similar nanoparticle; however, there is no teaching or suggestion of a ligand having a terminal pyridinyl or aminopyridinyl moiety. Claims 7 and 10 are allowable because they are dependent from claim 6.

Regarding claims 11 and 12-13: the closest prior art it Dubertret et al.; however they fail to teach or suggest a PEG polymeric ligand having a pyridinyl terminal moiety and a second terminal

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selected from the group consisting of hydroxy, alkyl, alkoxy, carboxylate, thymine, ammonium salt, and substituted ammonium salt moieties. Claims 12 and 13 are allowable because they are dependent from claim 11.

Regarding claim 16 and 17: the closest prior art is Dubertret et al. They provide no motivation or suggestion to use a second ligand component terminated a pyridinyl moiety. Claim 17 is allowable because it is dependent from claim 16.

Regarding claim 19: the closest prior art is Dubertret et al. They provide no motivation to terminate their PEG ligand with a pyridinyl moiety.

Regarding claims 24 and 25-26: the closest prior art is Dubertret et al. They provide no motivation to use a second ligand terminated with a pyridinyl moiety. Claims 25 and 26 are allowable because they are dependent from claim 24.

#### Communication

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michael J Feely whose telephone number is 571-272-1086. The examiner can normally be reached on M-F 8:30 to 5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Randy Gulakowski can be reached on 571-272-1302. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Michael J. Feely Patent Examiner Art Unit 1712

August 9, 2004